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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/649,409	08/27/2003	Karl Schrodinger	16274.164	6421
22913 WORKMAN N	7590 11/01/200 IYDEGGER	7	EXAMINER	
60 EAST SOUTH TEMPLE 1000 EAGLE GATE TOWER SALT LAKE CITY, UT 84111			BELLO, AGUSTIN	
			ART UNIT	PAPER NUMBER
	,	•	2613	
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			MAIL DATE	DELIVERY MODE
			11/01/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/649,409	SCHRODINGER, KARL			
Office Action Summary	Examiner	Art Unit			
	Agustin Bello	2613			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on 16 Oc	<u>ctober 2007</u> .				
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.			
Disposition of Claims					
4) ☐ Claim(s) 17-31,33-35 and 38-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) 33 is/are allowed.  6) ☐ Claim(s) 17-31,34,35 and 38-40 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction and the original transfer of the correction and the original transfer of the correction are considered.  11) The oath or declaration is objected to by the Examiner  12. **The oath or declaration is objected to by the Examiner  13. **The oath or declaration is objected to by the Examiner  14. **The oath or declaration is objected to by the Examiner  15. **The oath or declaration is objected to by the Examiner  16. **The oath or declaration is objected to by the Examiner  17. **The oath or declaration is objected to by the Examiner  18. **The oath or declaration is objected to by the Examiner  19. **The oath or declaration is objected to by the Exa	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign  a) All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the prior  application from the International Bureau  * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment(s)	4)  Interview Summary	(PTO-413)			
Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date	Paper No(s)/Mail Da				
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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/16/07 has been entered.

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 17-27, 34-35, and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ewen (U.S. Patent No. 6,862,322) in view of Williams (U.S. Patent No. 4,574,249).

Regarding claim 17, Ewen teaches an optical reception device (reference numeral 101 in Figure 3A); and an amplifier (reference numeral 102 in Figure 3A) connected to said reception device; said amplifier having a gain (inherent); and said amplifier including at least one control terminal that receives a control signal (reference numeral 301 in Figure 3A) for setting said gain of said amplifier between at least two gain values (e.g. by virtue of changing the impedance of the transimpedance amplifier via the control line) in a continuously various manner (i.e. "dynamically adjusting" of (column 6 lines 1-22). Ewen differs from the claimed invention in that Ewen fails to specifically teach that at least one gain value between the at least two gain

maximum sensitivity.

values is optimized for maximum sensitivity. However, Williams teaches that optimizing at least one gain value between the at least two gain values for maximum sensitivity is well known in the art (column 20 lines 27-28). One skilled in the art would have been motivated to optimize at least one gain value between the at least two gain values for maximum sensitivity since doing so extends the dynamic range of the receiver without sacrificing sensitivity (column 19 lines 31-37 of Williams). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to optimize at least one gain value between the at least two gain values for

Regarding claim 18, Ewen teaches the receiver circuit according to claim 17, wherein said amplifier is a transimpedance amplifier (reference numeral 102 in Figure 3A).

Regarding claim 19, Ewen teaches that said amplifier has a feedback impedance (reference numeral 314 in Figure 3B) for influencing said gain of said amplifier.

Regarding claim 20, Ewen teaches that said feedback impedance (reference numeral 314 in Figure 3B) has an impedance value that is set by a signal at said control terminal (reference numeral 202 in Figure 3B).

Regarding claim 21, Ewen teaches that said feedback impedance (reference numeral 314 in Figure 3B) has a resistance value that is set by a signal at said control terminal (reference numeral 202 in Figure 3B).

Regarding claims 22 and 25, Ewen teaches that said feedback impedance is formed by an impedance network with at least one switching device (reference numeral 314 in Figure 3B) that is switched by said signal at said control terminal (reference numeral 202 in Figure 3B) and said

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switching device (reference numeral 314 in Figure 3B) alters said impedance of said feedback impedance (reference numeral 314 in Figure 3B) when said switching device is switched.

Regarding claim 23 and 26, Ewen teaches that said switching device is formed by a switching transistor (reference numeral 203 in Figure 2B).

Regarding claim 24 and 27, Ewen differs from the claimed invention in that Ewen fails to specifically teach that said switching transistor (reference numeral 203 in Figure 2B) is a MOS-FET transistor or a bipolar transistor. However, Ewen discloses that the use of other types of devices besides the N-type FET shown can be used, thereby suggesting either MOS-FET transistor or a bipolar transistor. Furthermore, both MOS-FET transistor and a bipolar transistor are very well known in the art and readily available. Moreover, Williams teaches the use of MOSFET transistor in a similar receiver (column 19 lines 65-67). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to employ either MOS-FET transistors or bipolar transistors in the device of Ewen without departing from the spirit of the invention.

Regarding claim 34, Ewen teaches that the at least two gain values are selected to be individually adapted to transmission rates selected from the group of 1 Gbps, 2 Gbps, and 4 Gbps (column 3 lines 31-39).

Regarding claim 35, the combination of Ewen and Williams teaches that the sensitivity is optical sensitivity (inherent in both Ewen and Williams).

Regarding claim 39, Ewen teaches a control circuit (reference numeral 202, 310, 314 in Figure 3B) having a first terminal (reference numeral 202 in Figure 3B) that provides the control

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signal to the control terminal and at least a second terminal (e.g. the terminal at the output of amplifier 310 in Figure 3B) coupled to an output terminal of the amplifier.

4. Claims 28 and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ewen in view of Williams as applied to claim 17, and further in view of Kimura (U.S. Patent No. 7,105,797).

Regarding claim 28, the combination of Ewen and Williams teaches the receiver circuit of claims 17 and 33, and further teaches that said reception device is a photodiode (reference numeral 101 in Figure 3A of Ewen). The combination of Ewen and Williams differs from the claimed invention in that it fails to specifically teach a duty cycle control that prevents pulse distortions by feeding a current into the amplifier. However, Kimura teaches a duty cycle control that prevents pulse distortions by feeding a current into the amplifier (reference numeral 5 in Figure 1; reference numeral 9 in Figure 4). One skilled in the art would have been motivated to include a duty cycle control in the device of the combination of references in order to reduce pulse width distortion and widen dynamic range (column 7 lines 1-7 of Kimura). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to include a duty cycle control that prevents pulse distortions by feeding a current into the amplifier.

Regarding claim 40, Ewen differs from the claimed invention in that it fails to specifically teach a duty cycle control that prevents pulse distortions by feeding a current into the amplifier. However, Kimura teaches a duty cycle control that prevents pulse distortions by feeding a current into the amplifier (reference numeral 5 in Figure 1; reference numeral 9 in Figure 4). One skilled in the art would have been motivated to include a duty cycle control in the

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device of the combination of references in order to reduce pulse width distortion and widen dynamic range (column 7 lines 1- 7 of Kimura). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to include a duty cycle control that prevents pulse distortions by feeding a current into the amplifier.

5. Claims 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ewen in view of Williams as applied to claim 17, and further in view of Lewis (U.S. Patent No. 7,002,131).

Regarding claims 29 and 30, Ewen differs from the claimed invention in that Ewen fails to specifically teach a package for packaging said optical reception device and said amplifier; said package being a T0-46 package, a TSSOPIO package, or a VQFN20 package, wherein the package has a terminal pin forming the control terminal. However, Lewis teaches that incorporating a receiver like that of the combination of Ewen and Williams into a TO-46 package that includes a terminal pin is well known in the art (column 3 lines 57-63). One skilled in the art would have been motivated to use a TO-46 package due to its thin outline. Furthermore, Ewen discloses that the invention can be implemented in any physical package (column 3 lines 4-10). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to surround the receiving circuit in package, said package being one of the well known and readily available T0-46 package, a TSSOPIO package, or a VQFN20 package, and include in the package a terminal pin forming the control terminal.

6. Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ewen in view of Gaboury (U.S. Patent No. 5,498,865).

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Regarding claim 31, Ewen teaches prescribing a gain value for an amplifier of the receiver circuit in dependence on a bandwidth prescribed for the receiver circuit; setting the gain value of the amplifier at a control terminal of the amplifier by selecting an impedance of an impedance network, wherein the impedance of the impedance network includes at least one variable impedance such that the impedance can be variably set at least by varying the resistance of a transistor of the impedance network according to a gate voltage applied to the transistor (column 5 lines 21-45), and after setting the gain value of the amplifier, using the amplifier to amplify an output signal of an optical reception device (column 5 line 63 – column 6 line 22). Ewen differs from the claimed invention in that Ewen fails to specifically teach determining the gain value in accordance with an equation: V = K / B, K specifying a maximum achievable bandwidth-gain product previously determined for the receiver circuit and B denoting the bandwidth prescribed for the receiver circuit. However, Gaboury teaches that optical receiver circuits such as that claimed by applicant and taught by Ewen are known to be governed by the equation V = K / B (column 1 lines 16-43). That being so, one skilled in the art would have determined the gain value in accordance with the equation claimed by applicant and shown by Gaboury as being well known in the art. Therefore, it would have been obvious to one skilled in the art at the time the invention was made to determine the gain value in the device of Ewen in accordance with the equation claimed.

7. Claims 38 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ewen and Williams, as applied to claim 17 above, and further in view of Mohandas (U.S. Patent No. 6,933,786).

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Regarding claim 38, the combination of Ewen and Williams differs from the claimed invention in that it fails to specifically teach a coding device that recodes the control signal such that the impedance network forms the desired impedance. However, Mohandas teaches a coding device (reference numeral 16, 20 in Figure 1) that recodes the control signal such that the impedance network forms the desired impedance. One skilled in the art would have been motivated to include a coding device that recodes the control signal such that the impedance network forms the desired impedance in order to adjust the input impedance of the circuit (abstract of Mohandas). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to include a coding device that recodes the control signal such that the impedance network forms the desired impedance in the device of the combination of references.

# Allowable Subject Matter

8. Claim 33 is allowed.

## Response to Arguments

9. Applicant's arguments filed 3/14/07 regarding claims 17 and 31 have been fully considered but they are not persuasive. The applicant argues that Ewen fails to specifically teach setting a gain between at least two gain values in a continuously variable manner. However, the examiner disagrees. As noted in the office action, Ewen clearly teaches these limitations in column 6 lines 1-2.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Agustin Bello whose telephone number is (571) 272-3026. The examiner can normally be reached on M-F 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on (571)272-3022. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Agustin Bello Primary Examiner Art Unit 2613